IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff.

v.

Case No. 18-00334-1, 2, 3& 6-CR-W-BP

(01) HOWARD CHRISTOPHER
WALTERS, aka "Chris Walters",
(02) JOSE LUIS ARMENDARIZ-RASCON,
aka "Uncle" aka "Rambo",
(03) JESUS SALVADOR CAMPOYESTRADA, aka "Chava" aka "Chavita", and
(06) MIGUEL ARMENDARIZ-RASCON,

Defendant.

MOTION OF THE UNITED STATES FOR CONTINUANCE OF A DETENTION HEARING

Comes now the United States of America, by the United States Attorney for the Western District of Missouri, and does hereby moves the Court for its order granting a continuance of the detention hearing as provided by Section 3142(f), Title 18, United States Code.

SUPPORTING SUGGESTIONS

Title 18, United States Code, Section 3142(f) provides that the appropriate judicial officer shall hold a hearing to determine whether any condition or combination of conditions set forth in Section 3142(c) will reasonably assure the appearance of a defendant as required and the safety of any other person and the community when the attorney for the government moves for a detention hearing provided by said subsection, or upon the appropriate judicial officer's own motion, also as provided by Section 3142(f).

Subsection (f) of Section 3142 provides: "The hearing shall be held immediately upon the person's first appearance before the judicial officer unless that person, or the attorney for the government seeks a continuance. Except for good cause, a continuance on motion of the person may not exceed five days, and a continuance on motion of the attorney for the government may not exceed three days. During a continuance, the person shall be detained"

The United States desires the continuance to facilitate the acquisition of additional information regarding defendants Howard Christopher Walters, Jose Luis Armendariz-Rascon, Jesus Salvador Campoy-Estrada, and Miguel Armendariz-Rascon, to evaluate the said information, and to prepare for the hearing.

Respectfully,

Timothy A. Garrison United States Attorney

By /s/ William A. Alford, III

WILLIAM A. ALFORD, III Assistant United States Attorney

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing was delivered on November 19, 2018, to the CM-ECF system of the United States District Court for the Western District of Missouri, and a copy of the foregoing will be hand-delivered to the defendant at his first appearance before a judicial officer.

/s/ William A. Alford, III

WILLIAM A. ALFORD, III Assistant United States Attorney